

26

Plaintiff King County and Defendants United States Aircraft Insurance Group ("USAIG") and its member companies, in their capacity as such, have agreed to allow USAIG and its member companies, in their capacity as such, one additional week to answer the Fourth Amended Complaint.

Thus, Plaintiff King County and Defendants United States Aircraft Insurance Group and its member companies, in their capacities as such, hereby stipulate and agree as follows:

- 1. Each stipulation in the Stipulation Regarding Deadline to Answer Fourth Amended Complaint (Dkt. 700), which was granted by the Court's Order Granting Stipulated Motion Regarding Deadline to Answer Fourth Amended Complaint (Dkt. 701) shall remain unaffected *except* that USAIG and its member companies, in their capacity as such, shall have until September 28, 2018, to answer the Fourth Amended Complaint.
- 2. Unless otherwise agreed by Stipulated Order, all other stipulations in the Stipulation Regarding Deadline to Answer Fourth Amended Complaint (Dkt. 700) remain unchanged and in full force and effect.

DATED: September 21, 2018.

## **K&L GATES LLP**

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## 1 **SANDERS & PARKS, P.C.** 2 By: s/Edward R. Glady, Jr. 3 Edward R. Glady, Jr., Admitted Pro Hac Vice 3030 North Third Street, Suite 1300 4 Phoenix, AZ 85012-3099 Tel.: 602-532-5646 5 Edward.Glady@SandersParks.com 6 Counsel for USAIG and its member companies in 7 their capacity as such 8 **ORDER** 9 IT IS SO ORDERED. 10 Dated this 26<sup>th</sup> day of September, 2018. 11 12 13 14 Barbara Jacobs Rothstein 15 U.S. District Court Judge 16 17 18 19 20 21 22 23 24 25

26